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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/511,249	03/24/2005	Christophe Genevois	740612-189	8701
41972 . 7590 10/03/2007 LAW OFFICES OF STUART J. FRIEDMAN 28930 RIDGE ROAD			EXAMINER	
			KIM, EDWARD J	
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			2155	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
X	10/511,249	GENEVOIS, CHRISTOPHE				
Office Action Summary	Examiner	Art Unit				
	Edward J. Kim	2155				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 16(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from to cause the application to become ABANDONEI	l. ely filed the mailing date of this communication. O (35 U.S.C. § 133).				
Status						
Responsive to communication(s) filed on <u>24 Mar</u> This action is FINAL . 2b) ☑ This Since this application is in condition for allowant closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro					
Disposition of Claims						
4) ⊠ Claim(s) 1-10 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) 1-10 is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and/or	vn from consideration.					
Application Papers						
9) The specification is objected to by the Examiner 10) The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the of Replacement drawing sheet(s) including the correction of the oath or declaration is objected to by the Examiner	epted or b) objected to by the Eddrawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	ected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 12/16/2004.	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Po 6) Other:	te				

DETAILED ACTION

- 1. This action is a responsive to the application filed on 03/24/2005.
- 2. Claims 1-10 are pending in this office action.
- 3. The claims are directed towards a Conditional Access Network where a generic conditional access component has a basic functionality common to all conditional access systems.

Priority

4. Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

Information Disclosure Statement

5. The information disclosure statement (IDS) submitted was filed on 12/16/2004. The submission is in compliance with the provisions of 37 CFR 1.97. Accordingly, the information disclosure statement is being considered by the examiner.

Specification

- 6. This application does not contain an abstract of the disclosure as required by 37 CFR 1.72(b). An abstract on a separate sheet is required.
- 7. The abstract of the disclosure is objected to because it does not commence on a separate sheet in accordance with 37 CFR 1.52 (b)(4) and does not meet the requirements of 37 CFR 1.72(b). A new abstract of the disclosure is required and must be presented on a separate sheet, apart from any other text. See MPEP § 608.01(b).

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8. The following guidelines illustrate the preferred layout for the specification of a utility application. These guidelines are suggested for the applicant's use.

Arrangement of the Specification

As provided in 37 CFR 1.77(b), the specification of a utility application should include the following sections in order. Each of the lettered items should appear in upper case, without underlining or bold type, as a section heading. If no text follows the section heading, the phrase "Not Applicable" should follow the section heading:

- (a) TITLE OF THE INVENTION.
- (b) CROSS-REFERENCE TO RELATED APPLICATIONS.
- (c) STATEMENT REGARDING FEDERALLY SPONSORED RESEARCH OR DEVELOPMENT.
- (d) THE NAMES OF THE PARTIES TO A JOINT RESEARCH AGREEMENT.
- (e) INCORPORATION-BY-REFERENCE OF MATERIAL SUBMITTED ON A COMPACT DISC.
- (f) BACKGROUND OF THE INVENTION.
 - (1) Field of the Invention.
 - (2) Description of Related Art including information disclosed under 37 CFR 1.97 and 1.98.
- (g) BRIEF SUMMARY OF THE INVENTION:
- (h) BRIEF DESCRIPTION OF THE SEVERAL VIEWS OF THE DRAWING(S).
- (i) DETAILED DESCRIPTION OF THE INVENTION.
- (j) CLAIM OR CLAIMS (commencing on a separate sheet).
- (k) ABSTRACT OF THE DISCLOSURE (commencing on a separate sheet).
- (l) SEQUENCE LISTING (See MPEP § 2424 and 37 CFR 1.821-1.825. A "Sequence Listing" is required on paper if the application discloses a nucleotide or amino acid sequence as defined in 37 CFR 1.821(a) and if the required "Sequence Listing" is not submitted as an electronic document on compact disc).

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Claim Rejections - 35 USC § 102

9. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 10. Claims 1, 8, and 9 are rejected under 35 U.S.C. 102(b) as being anticipated by Rabne et al. hereinafter Rabne (US Patent #6,006,332 filed on 10/21/1997).

Rabne teaches the invention as claimed including a Rights Management (RM) system for digital media.

Regarding claim 1, Rabne teaches, a method of operating a conditional access network wherein providers distribute valuable contents over the network and end-users are allowed to access such valuable contents in function of individual access rights, the valuable contents being made available to the end-users by way of a plurality of different conditional access systems (Rabne, Abstract. Rabne teaches that the launch pad searches and requests an appropriate RM browser, which has to be authenticated before use, to handle the data. According to the invention taught by Rabne, different browsers/systems are obtained for handling the data.), comprising the steps of:

providing end-users with a generic conditional access component having a basic functionality common to all conditional access systems (Rabne, col.3

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ln.54-59, col.6 ln.61 - col.7 ln.4, col.7 ln.1-5. The launch pad program taught by Rabne is considered to be a generic conditional access component as it resides on the client, having a basic functionality for access to all other RM browsers/conditional access systems.);

loading particular conditional access systems on the conditional access component (Rabne, Abstract, col.6 ln.61-66, col.7:1-14, col.10 ln.34-36, col.10 ln.64-67. An appropriate RM browser (conditional access system) is downloaded to the end-user on the launch pad program (conditional access component) for handling the data.);

initially disabling the particular conditional access systems thus loaded on the component; acquiring a license for a particular conditional access system and enabling the conditional access system subject to a successful verification of the license (Rabne, col.7 ln.9-14, col.8 ln.34-38, col.10 ln.56, col.11 ln.2-4. According to the disclosure by Rabne, the downloaded RM browser is disabled and needs to be authenticated prior to use through license verification.).

Regarding claim 8, Rabne teaches, a conditional access component for use in a conditional access network wherein a provider distributes valuable contents over the network and end-users are allowed to access such valuable contents in function of individual access rights defined by a user license (Rabne, Abstract, col.7 ln.9-14, col.8 ln.34-38, col.10 ln.56, col.11 ln.2-4. Rabne teaches that the invention is used for text, audio and video data

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transmission, where the launch pad searches and requests an appropriate RM browser to handle the data. Prior to the use of the RM browser, it has to be authenticated. According to the disclosure by Rabne, the downloaded RM browser is disabled and needs to be authenticated prior to use through license verification.), comprising a basic functionality common to a plurality of different conditional access systems used in the network, a non-volatile memory for storing specific application software that constitutes a particular conditional access system in conjunction with the basic functionality (Rabne, col.3 ln.54-59, col.6 ln.61 - col.7 ln.4, col.7 ln.1-5. The launch pad program taught by Rabne is considered to be a generic conditional access component as it resides on the client, having a basic functionality for access to all other RM browsers/conditional access systems.), the particular conditional access system being initially disabled when the specific application is loaded in the non-volatile memory, means for acquiring a license for the particular conditional access system, and means for selectively enabling the particular conditional access system subject to a successful verification of a corresponding license (Rabne, col.7 ln.9-14, col.8 ln.34-38, col.10 ln.56, col.11 ln.2-4. According to the disclosure by Rabne, the downloaded RM browser is disabled and needs to be authenticated prior to use through license verification.).

Regarding claim 9, Rabne, teaches the limitations, as claimed as described in claim 8, and further teaches, a conditional access component

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comprising a memory for storing at least one conditional access application associated with a particular conditional access system and means for loading said application into said memory (Rabne, col.1 ln.1-34, col.10 ln.34-40. Rabne teaches that the RMc browsers are downloaded and stored at the enduser.).

Claim Rejections - 35 USC § 103

- 11. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 12. The factual inquiries set forth in *Graham* **v.** *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
 - 1. Determining the scope and contents of the prior art.
 - 2. Ascertaining the differences between the prior art and the claims at issue.
 - 3. Resolving the level of ordinary skill in the pertinent art.
 - 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 13. Claims 2-7, and 10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Rabne, in view of Kamperman et al. hereinafter Kamperman ("Conditional access system interoperability through soft downloading").

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Regarding claim 2, Rabne, disclosed the limitations, as described in claim 1, however fails to teach the use of digital transport stream that contains Entitlement Management Messages (EMMs).

Kamperman discloses an interoperable conditional access system through software downloading, including the use of EMMs. Kamperman discloses a method, wherein valuable contents are distributed in a digital transport stream that contains Entitlement Management Messages "EMMs" specific to each conditional access system (Kamperman, p.48 Section 2: 1st paragraph. Kamperman discloses a method of operating a conditional access system for Digital Pay-TV and the use of EMMs for authorizing the use of key for every separate program and for every separate user.).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the teachings of Rabne to include the EMMs as taught by Kamperman. One would be motivated to do so to prevent users from acquiring unauthorized access to Satellite or Cable TV Broadcasts.

Regarding claim 3, Rabne teaches the limitations, as described in claim 2, and further discloses the method of claim 2, however, fails to disclose a filter unit for filtering out EMMs.

Kamperman discloses a method wherein each conditional access component includes a filter unit for filtering out the specific EMMs of conditional access systems (Kamperman, p.47 Right Column: 2nd paragraph,

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p.49 Left Column: 3rd paragraph, Fig.2 ("ECM, EMM Section Filter" component). According to Kamperman, EMMs are filtered out of the data stream.) enabled on the component and a verifier unit for the verification of access rights defined by the filtered specific EMMs (Kamperman et al. p.48 Right Column: 2nd paragraph. Kamperman discloses that the filtered out EMMs are used for authorizing the use of a key for every separate conditional access system, for determining the access rights of the user.).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the teachings of Rabne to include a filter unit as taught by Kamperman. One would be motivated to do so to filter out the EMMs accordingly from the data stream and conduct verification for determining the access rights of the user.

Regarding claim 4, Rabne disclosed the limitations, as described in claim 3, and further discloses, a method wherein the valuable contents in the transport stream are scrambled, each conditional access component has a descrambler adapted to process a scrambled transport stream into a clear transport stream, and the descrambler is enabled or disabled in function of a successful or unsuccessful verification, respectively, of the access rights (Rabne, col.6 ln.31-45, col.7 ln.9-19, col.11 ln.55-61, col.22 ln.28-51. Rabne discloses that the valuable contents are encrypted and decrypted only by the verified authorized receivers. According to the disclosure by Rabne, the

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downloaded RM browser is disabled and needs to be authenticated prior to use through license verification.).

Regarding claim 5, Rabne disclosed the limitations, as described in claims 1 to 4, and further discloses, a method wherein each conditional access system has an associated application for execution by the conditional access component (Rabne, col.3 ln.56-59, col.6 ln.66 - col.7 ln.4, coll.10 ln.52-53. Appropriate applications, such as RM browsers, are downloaded for each conditional access system.).

Regarding claim 6, Rabne in view of Kamperman disclosed the limitations, as described in claim 5, and further discloses a method wherein applications are downloaded over the network from a conditional access application provider (Rabne, Abstract, col.3 ln.56-59, col.7 ln.5-14. It is disclosed by Rabne that the RM browsers are downloaded from the RM servers.).

Regarding claim 7, Rabne disclosed the limitations, substantially as claimed, as described in claim 1, and further discloses a method wherein the network includes service channels for the transmission of configuration data to the conditional access components (Rabne, col.10 ln.63-67, col.11 ln.55-60. Rabne discloses the use of channels for the transmission.).

Regarding claim 10, Rabne disclosed the limitations as described in claim 8, however, fails to disclose the use of EMMs.

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Kamperman discloses a conditional access component wherein the valuable contents are distributed in a digital transport stream that contains Entitlement Management Messages "EMMs" specific to each conditional access system (Kamperman, p.48 Section 2: 1st paragraph. Kamperman discloses a method of operating a conditional access system for Digital Pay-TV and the use of EMMs for authorizing the use of key for every separate program and for every separate user.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the teachings of Rabne to include the EMMs as taught by Kamperman. One would be motivated to do so to prevent users from acquiring unauthorized access to Satellite or Cable TV Broadcasts.),

Rabne also fails to disclose a filter unit for filtering out EMMs.

Kamperman discloses a system wherein comprising a filter unit for filtering out specific EMMs of conditional access systems enabled on the component (Kamperman, p.47 Right Column: 2nd paragraph, p.49 Left Column: 3nd paragraph, Fig.2 ("ECM, EMM Section Filter" component). According to Kamperman, EMMs are filtered out of the data stream.) and a verifier unit for the verification of access rights defined by the filtered specific EMMs (Kamperman et al. p.48 Right Column: 2nd paragraph. Kamperman discloses that the filtered out EMMs are used for authorizing the use of a key for every separate conditional access system, to verify the access rights of the user.).

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Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the teachings of Rabne to include a filter unit as taught by Kamperman. One would be motivated to do so to filter out the EMMs accordingly from the data stream and conduct verification for determining the access rights of the user.

Conclusion

Examiner's Note: Examiner has cited particular columns and line numbers in the references applied to the claims above for the convenience of the applicant. Although the specified citations are representative of the teachings of the art and are applied to specific limitations within the individual claim, other passages and figures may apply as well. It is respectfully requested from the applicant in preparing responses, to fully consider the references in entirety as potentially teaching all or part of the claimed invention, as well as the context of the passage as taught by the prior art or disclosed by the Examiner.

In the case of amending the claimed invention, Applicant is respectfully requested to indicate the portion(s) of the specification which dictate(s) the structure relied on for proper interpretation and also to verify and ascertain the metes and bounds of the claimed invention.

The prior art made of record and not relied up on is considered pertinent to applicant's disclosure.

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- Kim, US Pub. #US 2004/0151315 A1, Streaming Media Security
 System and Method, discloses a system and method of receiving real-time multimedia via network, which utilizes entitlement messages for access restriction.
- Pinder et al., US Patent #6,105,134, Verification of the Source of
 Program Information in a Conditional System, discloses a Cable TV
 system that provides conditional access to services.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Edward J. Kim whose telephone number is (571) 270-3228. The examiner can normally be reached on Monday - Friday 7:30am - 5:00pm EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Saleh Najjar can be reached on (571) 272-4006. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

EJK 09/20/2007

SUPERVISORY PATENT EXAMINER